

**COPY**  
(Rev. 5/05)

FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT  
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. §1983

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

(1) Edward Adams (T2123321)  
(Name of Plaintiff) (Inmate Number)

P.O. Box 9561, Wilm, DE 19809  
(Complete Address with zip code)

(2) \_\_\_\_\_  
(Name of Plaintiff) (Inmate Number)

08-285

(Case Number)

(to be assigned by U.S. District Court)

(Complete Address with zip code)

(Each named party must be listed, and all names  
must be printed or typed. Use additional sheets if needed)

vs.

(1) BEAU BIDEN

(2) CARL DANBERG

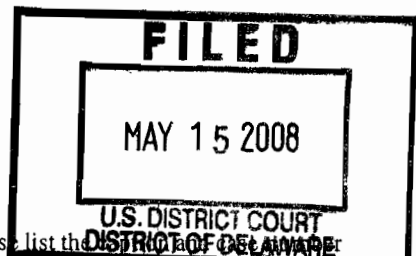
(3) Defective Writer

(4) SEE Additional SHEET  
(Names of Defendants)

(Each named party must be listed, and all names  
must be printed or typed. Use additional sheets if needed)

**CIVIL COMPLAINT**

• • Jury Trial Requested



**I. PREVIOUS LAWSUITS**

A. If you have filed any other lawsuits in federal court while a prisoner, please list the **DISTRICT OF DELAWARE** including year, as well as the name of the judicial officer to whom it was assigned:

*N/A*

## II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.

A. Is there a prisoner grievance procedure available at your present institution?  Yes  No

B. Have you fully exhausted your available administrative remedies regarding each of your present claims?  Yes  No

C. If your answer to "B" is Yes:

1. What steps did you take? Although a prisoner grievance procedure exists, all defendants are outside of the perpia
2. What was the result? Grievance is not applicable. I have however written to every defendant or Agency name

D. If your answer to "B" is No, explain why not: \_\_\_\_\_

## III. DEFENDANTS (in order listed on the caption)

(1) Name of first defendant: BEAU BIDEN  
 Employed as Attorney General at Department of Justice  
 Mailing address with zip code: Department of Justice, 820 North French St, Wilmington DE 19801

(2) Name of second defendant: Carl DANBERG  
 Employed as Commissioner at Department of Corrections  
 Mailing address with zip code: Department of Corrections, 245 McKee Road, Dover, Delaware 19904

(3) Name of third defendant: Detective Writer  
 Employed as a Detective at New Castle County Police Dept.  
 Mailing address with zip code: New Castle County Police, 3601 N. DuPont Highway, New Castle, Delaware 19720  
 (List any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)

(4) SEE Additional

**IV. STATEMENT OF CLAIM**

(State as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets of paper if necessary.)

1. I ENTREATED Beau BIDENE VIA U.S. MAIL, in  
A LETTER dated 2 JAN 2008, to PLEASE PRESS CHARGES  
ON SAMANTHA PHILLIPS WHO STABBED ME 27 TIMES.  
A BLATANT VIOLATION OF EDWARD ADAMS -  
14TH AMENDMENT AND OTHER INALIENABLE RIGHTS  
2. CARL DANBERG - PLEASE SEE ATTACHED SHEET

3. DETECTIVE WATER - PLEASE SEE ATTACHED  
SHEET.

**V. RELIEF**

(State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.)

1. Beau BIDENE  
COMPENSATORY DAMAGES - \$1,250,000

2. CARL DANBERG  
Compensatory Damages - \$2,000,000  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

3. Defective Writer  
Compensatory Damages - \$1,250,000  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

4. SEE Additional SHEET

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 9th day of APRIL, 2008

Edward Novak  
(Signature of Plaintiff 1)

\_\_\_\_\_  
(Signature of Plaintiff 2)

\_\_\_\_\_  
(Signature of Plaintiff 3)

## Detective Writer

Protagonist in violation of Edward Adams' right to fundamental fairness. Aside from all else "DUE PROCESS" means fundamental fairness. Although Samantha Phillips was released from Detective Writer's custody on orders from the Attorney General's Office, if a police officer acts intentionally under color of his office to subject a citizen to deprivation of his Constitutional Rights. He cannot justify his actions by orders from his superiors. Ego, Detective Writer deprived Edward Adams of both his 5th and 14th AMENDMENT Rights.

Additional Defendant  
Detective Legenstein

Detective at New Castle County Police DEPT.  
New Castle County Police, 3601 N. Dupont  
HIGHWAY, NEW CASTLE, DELAWARE 19720

Detective Legenstein's Machination of Edward Adams  
Detective Legenstein did not pursue charges on  
SAMANTHA PHILLIPS, Albeit Empirical evidence of  
the STABBING of EDWARD ADAMS surfaced both in  
the form of EYE WITNESS testimony, and the  
physical evidence of A Bloody KNIFE found in SAMANTHA  
PHILLIPS CAR AND A cut on HER HAND. Detective  
Legenstein's Machination of EDWARD ADAMS exudes  
DEGRADATION of FUNDAMENTAL FAIRNESS an integral  
part of "DUE PROCESS A VI Amendment Right. To  
Further perpetuate this machination, Edward Adams  
wrote Detective Legenstein a letter dated  
27 FEB 2008, vehemently asking Legenstein to Press  
Charges on SAMANTHA PHILLIPS. Ergo, Legenstein  
is Hitherto Violating EDWARD ADAMS' Right to  
Equal Protection ~~XIV~~ AMENDMENT.

Relief

Compensatory DAMAGES - \$2,000,000

Carl Dawbney was Acting Attorney General in May 2006. On May 26, 2006, in light of the fact Samantha Phillips told several different stories, was identified by eye witness Jessica Fowlkes as the person who STABBED Edward Adams. (Matter of Fact, Jessica Fowlkes in an interview with Detective Writer said "She observed Samantha STAB Ed FIVE to Ten times with the knife". In spite of the overwhelming Empirical evidence, including finding a bloody knife in Samantha Phillips' car. Detective Writer consulted with the Attorney General's office and released Samantha Phillips. Ergo, the Attorney General's Office orchestrated blatant deprivation of the Rights of a citizen under the color of law.

Edwards Adams  
(72123321)  
P.O. Box 9561  
W.M., DE  
19809

To:

Clerk  
U. S. District Court  
LockBox 18  
844 N. King Street  
Washington, DC  
19801